

EXTRAORDINARY PUBLISHED BY AUTHORITY

No. 10

Imphal, Monday, April 7, 2025

(Chaitra 17, 1947)

GOVERNMENT OF MANIPUR SECRETARIAT: LAND RESOURCES DEPARTMENT

ORDERS BY THE GOVERNOR: MANIPUR

Imphal, the 4th April, 2025

No. LDM-101/12/2020-REV-REVENUE: In exercise of the powers conferred Under Section 14 (2) of MLR & LR Act, 1960 read with rule 18 of the Manipur Land Revenue and Land Reforms (Allotment of Land) Rules, 1962 the Governor of Manipur is pleased to allot the land specified in the schedule below in favour of Commissioner (Law), Government of Manipur for construction of District Court Complex, Imphal East District.

Schedule of land

District: Imphal East Sub-Division: Porompat Village No. 25 – Soibam Leikai

North: NESU ground.

South: Remaining portion of the proposed Dag is designated as the

common approach road for District Court Complex, Imphal East

District and Manipur Human Right Commission.

East: Proposed site for Manipur Human Right Commission.

West: PDA complex (Dag No. 2010 (P))

SI. No.	Name of allottee	C.S Dag No.	Area	Purpose
	Commissioner (Law), Government of Manipur		total area of 9.43	Construction of District Court Complex, Imphal East District

This is issued with the approval of the competent authority.

- The allotment is made subject to the following: -
 - I. The allottee shall pay a token premium of Rs. 2000/- (Rupees two thousand) only i.e. @ Rs. 1000/- per acre as fixed by the state Government vide order no. 4/10/ALLOT/2013-Com(Rev) dated 2nd September, 2013 and the premium amount shall be credited to Major Head: 0029- Land Revenue on behalf of the Commissioner/ Secretary (Revenue), Government of Manipur within a period of 3 (three) months.

- II. The allottee shall execute a deed of allotment with Director, Settlement & Land Records, Manipur after payment of premium amount.
- III. The Road side reserve prescribed under Rule 13 of MLR & LR (Allotment of Land) Rules, 1962 shall be maintained.
- IV. The AS & SO concerned shall demarcate the land and hand over to the allottee after execution of deed of allotment with Director, Settlement & Land Records, Manipur.
- V. In the event of land being used for any purpose other than that for which it has been allotted, appropriate action shall be taken as laid down under Rule 18 (iii) (iv) & (v) of the MLR & LR (Allotment of Land) Rules, 1962.
- VI. The allotment shall be liable to be cancelled if the land is not used within 2 (two) years for the purpose for which it is allotted.

By Orders & in the name of the Governor,

LANJOY THOUDAM, Deputy Secretary (Land Resources), Government of Manipur.